P-17-		
1	Α.	Good afternoon, sir.
2	Q.	How are you today?
3	Α.	Fine, thank you.
4	Q.	Jim Rader, counsel for the defendant.
5		Did you attempt to lift fingerprints from
6_	these cartridge o	cases?
7	. A.	I myself, no, sir.
8	Q.	Did you attempt to obtain fingerprints
9	from the car?	
10	Α.	No, I am not fingerprint trained.
11	Q.	Did you make an effort to determine if
12	these three cart	ridge cases had been fired from the same
13	gun?	
14	Α.	That particular I'm not trained to do
15	that. That was	sent to criminalistics.
16	Q.	By you in an effort to determine that?
17	Α.	No, not by me.
18	Q.	Okay. Officer, your testimony was that
19	you advised the	defendant of his rights on the scene, is
20	that right?	
2 <u>1</u>	Α.	That's correct.
22	Q.	And it's your mind set or your
23	understanding th	nat a person, a defendant must be advised
24	of his rights pu	ersuant to Miranda; is that right?
25	Α.	I do, that's correct.
	11	

did refuse to sign that form in my presence and Detective 1 Huffman's presence and it is my writing where I wrote the 2 words refused in his signature spot. 3 If I can clarify my own knowledge, there 4 Q. is no waiver of rights in writing, is there? 5 Not without his signature, no. б MR. RADER: Thank you. No further 7 questions. 8 THE COURT: Anything else? 9 MR. ANDERSON: No. 10 THE COURT: Officer, thank you very much, 11 And you're free to leave. Like everybody else in 12 this case, you're subject to recall. Thank you 13 very much for your time. 14 (Witness excused.) 15 16 17 . 18 19 20 21 22 23 24 25

1	AFTERNOON SESSION, Thursday, April 29, 1999
2	THE COURT: State's next witness.
3	MR. ANDERSON: Your Honor, the State
4	would call Officer Huffman.
5	THE COURT: Okay. Officer, raise your
6	right hand and be sworn.
7	DAN HUFFMAN
8	being first duly sworn, was examined and testified as
9	follows:
10	THE COURT: Pull that microphone up to
11	you. State your name and spell your last name,
12	please.
13	THE WITNESS: It's Police Officer Dan
14	Huffman, H-u-f-f-m-a-n, assigned to the Cincinnati
15	Police Division, District 1 investigator.
16	THE COURT: Mr. Anderson.
17	MR. ANDERSON: Thank you, Your Honor.
18	DIRECT EXAMINATION
19	BY MR. ANDERSON:
20	Q. Officer Huffman, were you employed by the
21	Cincinnati Police back on October 17, 1998?
22	A. Yes, sir, I was.
23	Q. On that date, did you have an occasion to
24	investigate a shooting that occurred within the city?
25	A. Yes, sir, I did.
	II

1	Q.	Why don't you tell us a little bit about .
2	when you first b	ecame involved in this investigation,
3	what you person	ally did.
4	Α.	I was responding to I was called in to
5	District 1 aroun	d 5:00 AM the morning of October 17. Once
6	I arrived at the	District 1 Police Division, I was advised
7	that there had b	een a shooting with two juveniles
8	involved. They	were both at University Hospital and they
9	apparently had a	car chase with the suspect at that time.
10	Q.	Where did the shooting occur?
11	A.	I believe it was the 1400 block of
12	Republic.	
13	Q.	That's located in the City of Cincinnați,
14	Hamilton County,	Ohio?
15	A.	Yes, sir, it is.
16	Q.	At that time, at the time you came on
17	duty, they alrea	dy had a suspect in custody; is that
18	correct?	
19	A.	That's correct.
20	Q.	Do you see the suspect in the courtroom
21	today?	
22	Α.	Yes, I do.
23	Q.	Please point to him and describe what
24	he's wearing.	
25	Α.	It's the gentleman seated at the defense

```
identification. Do you recognize what that particular
1
     exhibit is?
2
                       Yes, sir, I do.
              Α.
3
                       What is that?
4
              Ο.
                       It's the Miranda Rights form.
5
              Α.
                       Was that read to the defendant by Officer
6
              Q.
      Neack on the early morning hours of October 17?
7
                       Yes, sir, it was. And there was one
8
      placed in front of him so he could read along with us.
 9
                       Did the defendant indicate to you that he
              Ο.
10
      understood the rights that 'Officer Neack explained to him?
11
                       Yes, he did. He said that he understood
12
      the rights.
13
                       Also, there's a signature line on there
              Ο.
14
      that you signed and Officer Neack signed, but there is a
15
      refusal by the defendant to sign it?
16
                        That's correct.
17
              Α.
                       He refused to sign the statement?
18
              Ο.
                        Yes, sir, he did.
19
              Α.
                        But did he say to you that he did
20
              Q.
      understand those rights?
21
                        Yes, sir, he did.
22
              Α.
                        Based on his understanding of the rights,
23
               Q.
      did you converse with the defendant concerning the
24
      allegations of a shooting on Republic Street?
25
```

Yes, sir. Α. 1 Why don't you tell us what he said to Q. 2 you. 3 At first he stated that he was driving 4 around. He picked up an individual by the name of Dave 5 at the Barn Barrel at 15th and Pleasant. He then 6 proceeded to drive around, and he was coming down Republic 7 Street. He spotted two individuals that he told me that 8 had robbed him two weeks prior and shot him. 9 At that time he said Dave made mention to 10 him I'll take care of them. They stopped the car and he 11 said the two individuals approached the car, and at that 12 time Dave began firing shots. 13 He indicated he was in the car with a guy 14 named Dave, Dave is the guy that fired the shots at those 15 16 two guys? Yes, sir, that's correct. Α. 17 What did he tell you after that? Ο. 18 He stated that he lived on Republic Α. 19 Street and stated that he dropped Dave off somewhere in 20 the West End, and told him, advised him to hide the gun. 21 Did he make any other statements? Ο. 22 Later on, during the interview, he asked Α. 23 if his car was going to be impounded and I stated there 24 was a possibility, it was involved in an offense, and we 25

have to process it as such.

He then stated that if he would take us and recover the gun, would that help. I stated yes, it would. We don't want the gun to get in the hands of young children if it was hidden somewhere.

- Q. Did the defendant take you somewhere to look for this qun?
 - A. Yes, sir, he did.
 - Q. Where did he take you?
- A. It was approximately 1035 Windsor.

 That's apparently where he was apprehended in a grassy back yard. He instructed us, there is a -- myself and Lt. Ruberg was there and a uniformed guy along with us, he was transporting a uniformed car.

He stated to us that he hid the gun either under a limb or near a tree. There were several limbs and several trees in this yard where we were. We couldn't locate the weapon, went back to the police car and physically removed him from the police car and had him walk up and view the area where he thought he would have hidden the gun, or the gun was hidden.

At that time he kind of looked blank like he didn't know where the gun was. At that time he was placed back in the police cruiser and we called for a criminalist. They have access to metal detectors. And we

spent another hour with a metal detector in that yard. 1 Were you successful in finding the gun? Q. 2 No, sir. Α. 3 What happened after that, after the Q. 4 defendant took you up there and there was no gun and you 5 did not find it; where did you go then? 6 He was transported to the Justice Center 7 on the other charges. At that time I responded back to 8 District 1, I obtained a picture of the defendant. I put . 9 together a lineup which is photographs of individuals. I 10 responded to University Hospital. 11 When I got to University Hospital, one of 12 the victims, Mr. Davis, had already been released. It was 13 probably 10:00 AM, 10:30 AM maybe now. 14 At that time I went to Mr. Hart -- I 15 believe that is his name -- the other victim, told him who 16 I asked him what happened. He stated that a tan 17 car come up Republic Street had stopped and called him 18 over to the car, that he went to the car, and he got shot. 19 I asked if he knew who shot him. He said 20 I stated could you identify him if you saw him again 21 and he stated yes. At this time I showed him a photo 22 lineup. 23 Sir, I'll hand you what's been marked as 24 Q. Plaintiff's Exhibit 2 for purposes of identification. 25

you identify what that particular exhibit is? 1 This is a lineup that I put together on 2 that morning, and I took to the hospital. 3 How about State's Exhibit Number 8. Can 4 Ο. you identify that? 5 That's a photograph of the same lineup б but the pictures have been switched. 7 Now, apparently you obtained a picture of 8 Q. the defendant and placed it in that photo lineup? 9 That's right. 10 Α. And in State's Exhibit Number 8 that Q. 11 photograph is contained in the bottom center portion? 12 That's correct. That's the one that I 13 showed at the University Hospital with Johann Hart. 14 Who did Mr. Hart identify as being the 15 Q. shooter? 16 Mr. Hall. 17 Α. And where was this picture located at the 18 Q. time you showed State's Exhibit Number 7 to him? 19 In the lower middle. 20 Α. So it would have been down in this 21 Q. 22 position right here, this one? That's correct. 23 Α. Now, I'll hand you what's been marked as 24 Q. State's Exhibit Number 9 for purposes of identification. 25

Can you identify that particular exhibit? Α. 1 Yes, sir. It's another Polaroid Α. 2 photograph of the lineup that I put together. 3 And that Polaroid photograph actually 0. 4 depicts the photo lineup as it exists today; is that 5 6 right? That's correct. 7 Α. What did you do with State's Exhibit Ο. 8 Number 7, the lineup, after Johann Hart identified 9 Fredrick Hall as being the shooter? 10 I went to the front seat of my police car 11 and I switched photographs, took a photograph of the new 12 lineup, which is this picture. 13 In that particular lineup the picture of 14 the defendant is in the lower left hand corner; is that 15 correct? 16 That's correct. 17 Is there some reason that you felt it 18 necessary to switch the location of the defendant from 19 that lineup when you showed it to Mr. Hart versus when you 20 showed it to Mr. Davis? 21 Through my investigation I determined 22 that the victims were cousins. 23 Q. Okay. 24 And since one of them had been previously Α. 25

Г	
1	released from the hospital, in my past experience as an
2 -	investigator, I wanted to make sure that there was no
3	connection of the pictures, so I changed the locations of
4	the picture. I just wanted to make sure there was no
5	hanky-panky, Johann calling Kevin saying, hey, I picked
6	out the bottom center picture, that's the guy.
7	That's the reason why.
8	Q. You switched the pictures around. What
9	happened when you showed the photo lineup to Kevin Davis?
.10	A. I responded to the I believe it's 503
11	East Thirteenth Street. I went in and I met Mr. Davis and
12	I believe it was Johann's mother and Mr. Davis's aunt.
13	At that time I asked Mr. Davis what
14	happened. He said that they were down on Republic Street
15	and that Johann had went up to a car. He heard some
16	shots. He went over. He knew he was trying to get
17	Johann out of the way and at that time he was shot, also.
18	I asked him if he knew the individual who
19	shot him. He stated, no, he did not. I asked him if he
20	could identify the subject that fired the shots at him.
21	He said, yes, he could.
22	Q. Did you show him State's Exhibit
23	Number 7?
24	A. Yes, sir, I did.
25	Q. Who did Kevin Davis identify as being the

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1	shooter on October 17, 1998?
2	A. Mr. Hall.
3 -	Q. The defendant?
4	A. Yes, sir.
5	MR. ANDERSON: Judge, I have no further
6	questions at this time.
7	THE COURT: Cross-examination?
8	CROSS-EXAMINATION
9	BY MR. RADER:
10	Q. Officer, how are you?
11	A. Fine, sir.
12	Q. I'm Jim Rader, one of the counsel in this
13	case. I notice in your testimony you indicated on the
14	waiver at 6:15 that Mr. Hall refused to sign it?
15	A. Yes, sir.
16	Q. And you indicated that he indicated to
17	you that he understood his rights; is that right?
18	A. That's correct.
19	Q. But isn't there a substantial difference
20	between understanding your rights and waiving your rights?
21	A. It says in there he doesn't have to talk
22	if he doesn't want to. To my best of my knowledge he
23	understood his rights.
24	Q. But that's different than waiving your
25	rights. You can't waive a right if you don't understand

```
it, can you?
1
                      As far as my knowledge he understood his
2
             Α.
3
     rights.
                       But in fact he wouldn't indicate on the
              Ο.
4
     paper that he waived those rights, would he?
5
                       He just wouldn't sign the paper.
б
              Α.
                       Sir, you assumed that he waived his
              Ο.
7
     rights?
8
                       I assumed that he didn't want to sign the
9
              Α.
     paper. Some people don't want to sign the paper.
10
                       MR. RADER: No further questions, Your
11
              Honor.
                      Thank you.
12
                       THE COURT: Anything else, Mr. Anderson?
13
                         REDIRECT EXAMINATION
14
      BY MR. ANDERSON:
15
                       Did the defendant indicate a willingness
              Q.
16
      to talk to you after you had explained his rights?
17
                       Yes, sir.
              Α.
18
                       He willingly talked to you, didn't hold a
19
              Q.
      gun to his head, didn't beat him up?
20
                        No, sir.
              Α.
21
                        Basically he said I don't want to sign
22
              Q.
      the paper but this is what happened?
23
                        That's correct.
24
              Α.
                        MR. ANDERSON: I have nothing further.
25
```

Mr. Hall, I want you to keep your voice

25

```
up, make sure the jury can hear you.
1
                       How old are you, Mr. Hall?
2
                            I'll be 43 this year.
3
              Α.
                       THE COURT: Jill, can you tip the
4
              microphone out just a little bit that way?
5
                       Talk right into it. Go ahead.
6
              you go.
                       And what is your residence address?
7
              Q.
                       2116 Fulton, Apartment 13.
              Α.
 8
                       Who do you live there with?
              Ο.
 9
                       My wife and kids.
10
              Α.
                       How many children do you have?
              Q.
11
                        I have a daughter and a son.
12
              Α.
                        How old is your daughter?
              Q.
13
                        She just turned 18 December 22nd.
              Α.
14
                        And what is your wife's name?
15
              Q.
                        Sheila Parker-Hall.
16
              Α.
                        I'd like to direct your attention to
17
              Q.
      sometime around the first of October. Can you tell me in
18
      the first of October, 1998, tell me did you have an injury
19
      to your arm at that time?
20
                        Yes, I did.
21
               Α.
                        And what was that injury?
22
               Q.
                        A gunshot to the elbow which broke part
23
               Α.
      of my elbow off and done a lot of nerve damage.
24
                        Can you tell us in simple terms what the
25
               Q.
```

injury is? 1 A gunshot wound. Α. 2 I mean what that did to your arm. Ο. 3 It unabled me to use it, like right now I Α. 4 still don't have full use of my left hand, like these 5 fingers are just coming back. These two are back but the 6 last two are still trying to come back. I still don't 7 have no feeling in them. 8 Where did the bullet go through your arm? 9 Q. The top of the elbow, right here. 10 Α. Could you show it on the arm that was 11 hit? You can point to it and we can get some idea where 12 the bullet hit. 13 A. Right down through the elbow. It came 14 out the other end. 15 Did it hit any bones? Q. 16 Yes, it did. Α. 17 Did it sever a bone? 18 Q. Right now there's a bone loose in there 19 Α. that you can just move around with your hand. 20 Is that one of the two bones in your 21 Q. lower arm? 22 Yes, it is. Α. 23 And was it your testimony that that bone Q. 24 was still not connected in your elbow? 25

		
1	A.	It's still not connected. You can take
2	your hand and mov	ve it and there's a lot of merves there.
3	Q.	Can you show the jury that?
4	- A	I would have to take my coat and stuff
5	off.	·
6		MR. RADER: Will the Court permit that?
7		THE COURT: No objection from the State?
8		MR. ANDERSON: No, Judge.
9		THE COURT: Go ahead.
10		(Witness in front of jury.)
11	Α.	The bullet went in right here and came
12	out back here.	
13		THE COURT: You'll have to speak up.
14	He's not	answering any question, either. There's
- 15	got to b	e a question on the table before he can
16	just sta	rt talking, Mr. Rader. Ask him a
17	question	
18.	Q.	Can you show the jury which bone is not
19	attached?	
20	Α.	The one right here at the lower part of
21	the elbow. The	bullet broke it in half, and it's never
22	grown back. I't	m going back and forth to the doctor. I
23	keep my doctor's	s appointments.
24		MR. RADER: Thank you very much.
25		(Witness resumes stand.)
	11	

1	Q.	Mr. Hall, do you or do you not have some
2	pain from that in	njury?
3	Α.	I have pain every day from it. It's
4	hurting now, beca	ause when it gets cold it just hurts like
5	a toothache or so	omething. That's why I keep this glove on
6	to keep it warm.	
7	Q	Do you have use of your fingers?
8	Α.	The two on the end I don't. Sometimes I
9	can stretch them	out about like that but I can never, you
10	know, get them a	ll the way out.
11	Q.	But your two fingers and your thumb you
12	have use of?	;
13	A.	Some use of my thumb, just like to grab a
14	piece of paper,	or something like that, this bone right
15	here will go all	the way down and I don't have any grip in
16	it. It's like i	t's turned inside out or something.
17	Q.	Tell us how you got that injury. Where
18	were you when yo	u got that injury?
19	A.	Down around
20		MR. ANDERSON: Objection.
21		THE COURT: Sustained. Next question.
22	Q	Can you tell us what was going on when
23	you got that inj	ury?
24	Α.	I was visiting a friend on Fourteenth and
25	Walnut.	

And who was that friend? Q. 1 A guy named Charles Woods. He's from the 2 Α. same hometown I'm from. I'm from Dayton. 3 THE COURT: Okay. Next question. 4 Were you not being robbed at the time? 5 Q. Well, what had happened was a couple of 6 Α. quys came up to me and asked me did I want to do a 7 bootleg. That means you want to give a cab trip or 8 something. I told them that I didn't. They kind of like 9 helped their self in, you know what I'm saying? They just 10 got on in the car. They asked me who was I looking for 11 and what did I need. I told them I didn't need anything, 12 you know, I didn't want to take them nowhere. 13 They asked me was I trying to cop. 14 means was I trying to buy some drugs. That's a drug area. 15 I told them that I wasn't. One of them got mad and said 16 we'll take that money. Then like a fight broke out with 17 me and the guy in the front seat because he had pulled a 18 pistol out and like was trying to put it on me. 19 And the gun went off and one bullet went 20 through my arm and the other bullet went right here 21 through my coat. I had a leather coat on and I got a big 22 bullet hole right there where my heart would have been at 23

had he been pointing it right at me.

Q.

Do you remember what these two people

24

25

looked like? 1 Yes. Α. 2 Were either of these people Johann Hart Ο. 3 or Kevin Davis? 4 The guys? Α. 5 Yes. Q. 6 No, they wasn't. 7 Α. Had you ever met Johann Hart or Kevin 8 Q. Davis before this trial proceeding, before you were 9 10 charged? I have never met them, you know, like 11 meeting them. I seen Johann in the courtroom, and before 12 that I saw the other guy, the other day, I think it was 13 Tuesday, up in the holding tank. But I didn't know who he 14 was and he didn't know who I was. 15 But before you were charged in this Q. 16 situation, had you ever met either one of them? 17 No. Α. 18 Did you go to the hospital because of 19 Q. this injury? 20 Yes, I did. Α. 21 What hospital did you go to? Q. 22 University Hospital Emergency Room. Α. 23 The ladies and gentlemen of the jury 24 Q. understand that you're in custody. 25

1 Α. Yes. Have you received treatment in the jail 2 Q. 3 for your arm? I've been back and forth to the Yes. 4 Α. hand clinic at University Hospital. But they wanted to do 5 surgery on it, and the week that I went there to make the 6 appointment for the surgery, we had a real bad winter 7 storm and a guy broke his leg and I had to get 8 rescheduled. And every time I get rescheduled, it would 9 be on a Tuesday seemed like. That's what they tell me. I 10 have court on that day so I don't get to go. 11 But you have treated with the Justice 0. 12 Center at the infirmary for your arm? 13 Yes. 14 Α. I want to direct your attention to the 15 Q. night of or the morning of October 17th. Sometime after 16 3:00 in the morning, did you talk to your son, Dexter? 17 Yes, I did. 18 Α. And what was that discussion about? 19 0. Well, my wife and I, we hadn't been long 20 Α. got back from Dayton. I guess it was around about --21 Start from the point where you're talking 22 Q. to Dexter. 23 Okay. Dexter came in and said, dad --24 Α. MR. ANDERSON: Objection. 25

		102
1		THE COURT: Sustained.
2	Q.	Did you see your son Dexter?
3	Α.	Yes, I did.
4	Q.	Did you then go someplace? Did you leave
5	the house?	·
6	Α.	Yes, I did.
7	Q.	And in response to what did you leave the
8	house?	
9	Α.	In response to him telling me
10	. t stage	MR. ANDERSON: Objection.
11		THE COURT: Sustained.
12		THE WITNESS: that the car was up
13	there c	n Windsor.
14		THE COURT: Mr. Hall, when I say
15	sustair	ed, it does not mean to just talk faster
16	and get	it in. It means sustained.
17		The answer is stricken. Next question.
18	Q.	After talking with your son, were you
19	aware of where	your wife's car was?
20	Α.	Yes, I was.
21	Q.	And what was your understanding of where
22	it was?	- -
23	Α.	Up on Windsor and Park Street.
24	Q.	And why did did you go up on Windsor?
25	Α.	Yes, I did.
	[]	

163

Well, after I saw the police around the

25

Α.

```
car and in the area, I didn't go straight to the car
1
     because I didn't know exactly what was going on with it.
2
     So I kind of like -- I was in some people's yard and I-was
3
     like behind a tree like looking at them at the car, and -
4
     they came up on me and arrested me. Well -- yeah, they
5
     arrested me.
6
                       Did they handcuff you?
7
              Q.
                       Yes, they did.
8
              Α.
                       Did they handcuff you almost immediately?
9
              Q.
              Α.
                       Yes.
10
                       Did they handcuff your hands behind you?
              Q.
11
                       Yes, I believe so. Yes, they did.
12
              Α.
                       Did that cause you any discomfort?
13
              Q.
                       Yes, it did.
              Α.
14
                       MR. ANDERSON: Objection.
15
                       THE COURT: Sustained. Answer is
16
              stricken. Question is stricken. Next question.
17
                       How long did you remain handcuffed?
              Q.
18
                       If seemed like it was all night. I guess
              A.
19
      a couple of hours we set out there. And I set in the
20
      police car at least two hours, two and a half hours or
21
22
      something.
                       Did you indicate that you were injured to
23
              Q.
24
      the police?
                       Yes, I did. I had this on (indicating).
25
              Α.
```

1	Q. Were you handcuffed behind your back?
2	A. Yes.
3	Q. And that's inconsistent. Can you explain
4	that to us?
5	A. This was just, after they handcuffed me,
6	they took my arm out of this and handcuffed me in the
7	back, and this was dangling around my neck for a while.
8	And I never seen it no more once we got to the police
9	station.
10	Q Yet you have it now?
11	A. This is another one. I got this from
12	University Hospital.
13	Q. How long were you at Windsor before you
14	were taken downtown?
15	A. Two and a half hours; at least two, two
16	and a half hours. I didn't have a watch on. I couldn't
17	have seen it no way.
18	Q. Did the police ask you questions?
19	A. Yes, they did.
20	Q. Tell us what those conversations were
21	about.
22	A. He kept asking me what happened and where
23	was I at, and where was the other two guys at. I told him
24	I didn't know, I didn't know what he was talking about. I
25	didn't know what was going on.

1	Q. And then you were taken down to District
2	1; is that right?
3	A. Yes, sir.
4	Q. Tell us what happened down there.
5	A. When I got to District 1, they put me in
6	like a holding area I guess. And a detective came and
7	talked to me. A police lieutenant came and talked to me,
8	too. They was asking me, you know, they said we going to
9	charge your son with murder if this guy dies, we know he
10	did it. And where is the gun at and who was with him. He
11	was asking me those kind of questions.
12	A. So I just told them I didn't know what
13	they were talking about. I stuck to that for a while.
14	They said we got your wife down here, too, we going to
15	charge her, also.
16	MR. ANDERSON: Objection.
17	THE COURT: Sustained. This is all
18	hearsay. Stricken. Next question.
19	Q. Were you advised of your rights up on the
20	hill, on Windsor?
21	A. No, I wasn't.
22	Q. Were you advised of your rights down at
23	District 1?
24	A. The next morning, yes, 'cause they tried
25	to get me to sign a waiver paper for me to waive my

1	rights.	-
2	Q.	Did you sign that paper?
3	Α.	No, I didn't.
4	Q.	Did you have any intent to waive your
5	rights?	
6		MR. ANDERSON: Objection.
7		THE COURT: Overruled.
8	Α.	No, I had no intentions on waiving my
9	rights. I wante	d a lawyer at that time.
10	Q.	Did you communicate that to them?
11	Α.	Yes, I did.
12	Q.	What was the response?
13		MR. ANDERSON: Objection.
14		THE COURT: Sustained.
15	Q.	Were you provided with a lawyer?
16	Α.	No, I wasn't.
17	Q.	Did the questioning continue?
18	A.	Yes, it did.
19	Q.	What did you tell the police?
20	Α.	Regarding what?
21	Q.	After 6:15 at the time of your signing of
22	the refusal?	
23	Α.	They kept saying, like I said, to
24		MR. ANDERSON: Objection.
25		THE COURT: Sustained. It's
	i	

Π	
1	unresponsive.
2	Q. What did you tell them?
3	A. I told them that I would help them look
4	for the gun.
5	Q. Why did you tell them that?
6	A. Because they told me they was going to
7	charge my son with
8	MR. ANDERSON: Objection.
9	THE COURT: Sustained. You can't say
10	what the police said, okay? Just answer his
11	question. He's not asking what the police
12	said. He's asking for what you said.
13	Next question.
14	Q. Does your wife use the car to go to work?
15	A. Yes.
16	Q. Was the seizure of the car important to
17	you?
18	A. Yes, it was.
19	Q. When did you leave District 1?
20	MR. ANDERSON: Objection.
21	THE COURT: Sustained.
22	A. It was light out.
23	THE COURT: It's irrelevant.
24	Q. Did you go back out with the police
25	again?
	H

Yes, I did. Α. 1 At about what time? 2 Q. It was around 6:00 in the morning. 3 was light outside. 4 Where did you go? 5 Q. Up to the scene where they picked me up 6 Α. 7 at. What did you do up there? 8 Q. T sat in the car for a while and after a 9 Α. while they came and got me out the car and asked me where 10 was the qun at. 11 And what did you do? Ο. 12 I told them what gun, and one of them Α. 13 slapped me. Then I got -- they took me up there to right 14 where they handcuffed me at on this hill behind this tree. 15 I looked around, and I said I told you I don't know where 16 no gun is at. They put me back in the car. 17 Did the police ever do a gunpowder 18 residue check on your hands? 19 I asked for one but they didn't do it. 20 Α. MR. ANDERSON: Objection. 21 THE COURT: Sustained. Answer is 22 stricken. It's a yes or no question. 23 Did they do a gunshot residue test on you 24 to your knowledge? 25

```
THE WITNESS: No, they didn't.
1
                       THE COURT: Thank you. Next question.
2
                       And then at some point I guess you were
3
              Q.
     taken over to the Justice Center; is that correct?
4
                       Yes.
              Α.
5
                       MR. RADER: May I have just a moment,
6
              Your Honor?
7
                       THE COURT: Sure, take your time.
8
                        (Pause in proceedings.)
9
                       Have you ever owned a .380 caliber
              Q.
10
      pistol?
11
                       No, sir.
              Α.
12
                        Have you ever shot anybody?
13
              Q.
                       No, sir.
              Α.
14
                        On the night in question, on the 17th of
15
              Q.
      October, were you ever at the corner of Republic and
16
17
      Thirteenth?
                        No, I wasn't.
               Α.
18
                       Republic and Fourteenth?
               Q.
19
                        No, I wasn't.
20
               Α.
                        Is Dexter Hall your natural son?
               Q.
21
                        Yes, he is.
               Α.
22
                        You love him very much?
               Q.
23
                        Yes, I do.
               Α.
24
                        MR. RADER: No further questions at this
25
```

П	
1	time, Your Honor.
2	THE COURT: Cross-examination?
3	CROSS-EXAMINATION
4	BY MR. ANDERSON:
5	Q. You can drive a car; is that right?
6	A. Yes, I can.
7	Q. So you could have driven the car that
8	night, douldn't you?
9	A. Had I driven it the way I said I was
10	going to do it, yeah, with one hand and one leg.
11	Q. Well, you can drive
12	MR. RADER: I object. Let the witness
13	answer.
14	THE COURT: Next question.
15	Q. You have pretty good use of that left
16	hand, don't you?
17	A. No, I don't.
18	Q. You don't?
19	A. No.
20	Q. Well, you seemed to be pretty agile in
21	taking that off in front of the jury just a minute ago?
22	A. Yes.
23	Q. When you come down into the courtroom,
24	those shoes you're wearing right there
25	A. Pardon me?
	II

1	Q.	Were you wearing the shoes that you have	
2	on right now down to court?		
3	Α.	No, I'm not.	
4	Q.	How are you putting those shoes on?	
5	A	With my hands.	
6	Q.	And your tie and your shoe laces, aren't	
7	you?		
8	Α.	Yes.	
9	Q.	You're taking your hand out of your sling	
10	to tie your shoe	laces, aren't you?	
11	Α.	Sure.	
12	Q.	It's a fact that you didn't have that	
13	sling on that night, isn't it?		
14	A.	I had it on.	
15	Q.	The police said you didn't have one.	
16	Α.	They said a lot of things.	
17	Q.	So everything that the police said that	
18	controverts what	you're saying is incorrect; is that	
19	right?		
20	Α.	Yes.	
21	Q.	You heard Officer Bailey talk about	
22	seeing you driv	ing that car; that's incorrect?	
23	A.	It's incorrect.	
24		MR. RADER: Your Honor, he's asking	
25		THE COURT: Overruled.	
	4)		

```
receiving stolen property, a motor vehicle?
1
                       Yes, that sounds about right.
              Α.
2
                       Sounds about right? Okay.
3
              Q.
                       How about in 1992, burglary?
4
                       I'm not sure.
              Α.
5
                       You're not sure?
6
              Q.
7
              Α.
                       No, I'm not.
              Q.
                       Well, you're not sure if you were
8
      convicted of burglary?
 9
                        I may have been charged with it, but I
10
      don't know if I was convicted of it.
11
                       Did you do some time on that charge back
              Q.
12
      then?
13
                        I can't remember.
              Α.
14
                        Have you done some time up in jail on
15
      some of these theft charges?
16
                        Yes, I have.
17
              Α.
                        How about carrying concealed weapon in
18
              Q.
      1995?
19
20
              Α.
                        Yes.
                        Did some time on that one?
21
              Q.
22
               Α.
                        Yes.
                        What kind of weapon were you carrying?
23
               Q.
                        Well, actually I wasn't carrying, I was
24
               Α.
      in someone else's car and it was in there.
25
```

		<u> </u>	
1	Q.	And that was what?	
2	Α.	I don't know. I think a Derringer or	
3	something; I'm	not sure.	
4	Q.	A what?	
5	A.	A Derringer or a .25 or something to that	
6	effect.		
7	Q.	A gun?	
8	Α.	A gun.	
9	Q.	Now, you indicated that you were shot by	
10	somebody about 1	0 or 12 days prior to these guys being	
11	shot; is that right?		
12	A.	That's correct.	
13	Q.	Do you know who shot you?	
14	A.	No, I don't.	
15	Q.	Did you report it to the police?	
16	Α.	No.	
17	Q.	So you're in your car, two guys jump in,	
18	they shoot you in the elbow, you go up to University		
19	Hospital, a bon	e in your elbow is broke, but you don't	
20	report that to	the police?	
21	Α.	I thought they would take the report	
22	there.	. –	
23	Q.	Did you report it to the police?	
24	A.	They never came.	
25	Q.	Did you ever talk to a policeman?	
	11		

No. 1 Α. Did you ever call the police to say, 2 gosh, I've been shot? 3 No, I didn't. 4 Isn't it a fact that you waited for about 5 Ο. five or six hours between the time you got shot and the 6 time you even showed up at the hospital? 7 No, it wasn't that long. 8 Α. How long was it? 9 Q. A couple of hours. 10 Α. So you got'a gunshot wound, you wait a 11 Q. couple of hours, you go to the hospital, and you don't 12 tell the police that you've just been robbed and shot? 13 Α. I can tell you why. 14 15 I'm just asking you is that the way it Q. 16 happened; did you not report it to the police? 17 No, I didn't. Α. 18 Okay. Q. Now, you heard testimony from Johann 19 Hart. He pointed to you and said you're the guy who shot 20 him, right? 21 22 Α. Yes. You heard testimony from Kevin Davis. 23 Ο. pointed to you and said you're the guy who shot him, 24 25 right?

Α. 1 Yes. You heard testimony that they identified 2 Ο. you from a photo lineup the morning after they got shot 3 and they said there's the guy, right? 4 Yeah, I heard that. 5 Α. That's all mistaken? Q. 6 It's got to be because I didn't do it. 7 Α. So they were just -- were they wrong 8 Q. about picking you out? 9 Sure, they was, 'cause I wasn't there. 10 Α. You weren't there? Q. 11 I don't know what went on with those 12 Α. pictures in that lineup. 13 Don't you? Would you agree with me that 14 Officer Huffman testified he showed them pictures at 15 different times and they both picked you out? 16 That's what he said. 17 You're saying that that may be true and 18 Q. 19 may not be true? I'm saying I didn't do it. I was never 20 Α. 21 there. You were never in the car when Lt. 22 Q. 23 Bailey chased you? 24 Right. I wasn't behind the wheel in the car and I wasn't in the car. 25

1		" I		
1	Q.	So when he says that he saw you and		
2	chased you at 60	, 70 miles an hour, he's mistaken?		
3	Α.	He said a couple of things the other day.		
4	He said something	g different.		
5	Q.	Let's talk about the other day. You were		
6	hiding in the bu	hiding in the bushes, weren't you?		
7	Α.	No, I wasn't.		
8	Q.	Hiding behind a tree?		
9	A.	Behind a tree.		
10	Q.	Crouched down?		
11	Α.	Yes. Just standing behind it crouched		
12	down.			
13	Q.	When the police were there looking at the		
14	car. You told them that you were out buying shaving			
15	cream, didn't yo	cream, didn't you?		
16	Α.	I told them something to that effect.		
17	Q.	What specifically did you tell them?		
18	Α.	I can't remember.		
19	Q.	Don't remember?		
20	Α.	No.		
21	Q.	So when Officer Neack testified that he		
22	read you your ri	ights and you said you were out buying		
23	shaving cream, h	ne's inaccurate about, at least about the		
24	part about the	shaving cream?		
25	Α.	I don't know if I told him that night. I		
	5.1			

```
I said that.
              Α.
1
                       Let's talk about that a little bit. You
2
              Ο.
     admit at least having seen State's Exhibit 1?
3
                       That's right.
4
              Α.
                       That's a rights waiver form?
              Q.
5
                       Yes.
6
              Α.
                       They read that to you?
7
              Q.
                       Yes.
8
              Α.
                       You read it over?
9
              Q.
                       Yes. It was more like Officer Huffman
10
              Α.
             I had a copy laying in front of me 'cause they
11
      asked me how many years of school I had, could I read and
12
      write, but he still went on.
13
                    You understood what those rights were,
14
      didn't you?
15
16
                       Yes.
              Α.
                       And in fact, you continued to talk with
17
              Q.
      the police, didn't you?
18
                        I asked to see a lawyer after they read
19
              Α.
20
      me that.
                      Didn't you continue to talk to the
              Q.
21
      police?
22
                        I'm not sure if I said anything to them
23
              Α.
      before or after that. I'm not certain.
24
                       Now, question -- this is your testimony
25
              Q.
```

```
in the motion to suppress hearing.
1
                       Ouestion: "But you in fact continued to
2
      talk with the police, didn't you?"
3
                       Your answer: "Yes."
4
5
                       You did continue to talk with the police,
6
     didn't you?
 7
              Α.
                       Yes.
                       And they didn't hold a gun to your head,
 8
              Q.
      they didn't threaten you, they didn't force you to talk,
 9
      did they? They didn't coerce you?
10
                       No, they didn't.
              Α.
11
                       So you were voluntarily talking?
12
              Ο.
                       I think they were saying --
13
              Α.
                       Let's talk a little bit about what you
14
              Ο.
                    Isn't it true that you told Officer Huffman
15
      were saying.
      that you were driving the car that night?
16
                       No, I never told him that.
17
              Α.
                       Isn't it true that you told Officer
18
              Q.
19
      Huffman that you picked up some guy named Dave and went to
20
      Fourteenth and Republic Street?
                       I don't remember.
21
              Α.
                       You don't remember whether you told them
22
              Q.
      that or not?
23
                       I don't remember. I don't think so.
24
              Α.
                       You don't think so. Well, how about that
25
              Q.
```

same motion, sir. I asked you the question: 1 Ouestion: "You didn't tell them that you 2 were driving that car at the shooting?" 3 Answer: "No." 4 Question: "You didn't? Didn't you state 5 to the police that you were driving that car when these 6 two gentlemen were shot, that some guy named Dave was the 7 guy that shot them?" 8 Answer: "Yes, I said that." 9 Remember testifying that way a couple of 10 weeks ago? 11 Yes, I remember. 12 Α. So you did tell -- did you or did you not 13 Ο. tell the police that you picked up some guy named Dave and 14 you were driving the car when the shooting occurred? 15 I don't think I said that. 16 Α. You don't think you did? 17 Q. I don't think I did. 18 Α. But you said before that you did and now Q. 19 20 you're not sure? It was so many things said that night. I Α. 21 can't remember, and I want to be --22 Let's, the question is did you or did you 23 not tell the police, specifically Officer Huffman, that 24 you picked up a guy named Dave. Did you tell them that or 25

not? 1 Yes, I believe I said that. Α. 2 Was that true or was that a lie? Ο. 3 About me picking somebody up? 4 Α. Uh-huh. 5 Q .-No, I never picked no one up. 6 Α. So you're not sure if you said it, right; 7 Q. but if you did say it, it was a lie? 8 I said I didn't pick no one up. 9 Α. Well, didn't you tell Officer Huffman Q. 10 that you picked up Dave and went down to Fourteenth and 11 Republic? 12 I don't remember saying it like that, no. 13 Α. How do you remember saying it? 14 Q. I can't remember. 15 Α. You can't remember any of it? 16 Q. 17 No. Α. Just a total blank? 18 0. Yeah. 19 Α. Did you tell Officer Huffman that the two 20 Ο. subjects that were shot were the same guys who had robbed 21 you two weeks ago? 22 What was said, he asked me what did the 23 guys look like that shot me. I told him one was light 24 25 skinned and one was shorter. He said you just identified

the guys that got shot. That's what was said. 1 So you remember that conversation but you 2 Q. don't remember anything else you told them? 3 I remember that, yeah. 4 What else do you remember? 5 Ο. I remember they kept saying that if I 6 Α. don't tell them where the gun is at, they are going to 7 charge my son and my wife with murder, and this, that, and 8 the other. 9 What else do you remember? Q. 10 I remember me asking for a lawyer, them Α. 11 saying wasn't no lawyers around. 12 Let me ask you this. You seem to Q. 13 remember a lot of what these police officers said. 14 to know what you said. 15 I'm telling you what I said. 16 Let me hear it word for word, what you 17 Q. told the police? 18 I said if I help you all find this gun Α. 19 will you all release the car and not charge my family. 20 I want to talk about what you said before Q. 21 22 that. I don't remember what I said before that. 23 Α. I want to know specifically what you told 24 Q. Officer Huffman word for word. 25

I can't remember that. That's seven Α. 1 months ago. I don't know. 2 You're having problems remembering some 3 Q. things but you're clear about other things? 4 That's cause you're trying to twist it 5 Α. 6 around. 7 Okay. I won't try to twist it. I would Ο. like you to tell this jury everything you remember telling 8 9 Officer Huffman. 10 Α. I can't remember everything that I said to the officer that night. . We talked about a lot of 11 things that night. 12 13 I want you to tell the Judge anything you Q. remember about talking to Officer Huffman. 14 I can't remember nothing exactly that me 15 and Officer Huffman talked about as far as me picking 16 somebody up and driving the car. 17 I won't ask for exactly. I want you to 18 Q. tell the ladies and gentlemen of the jury what your 19 20 statements were the morning of October 17. I believe I told him or one of them that 21 Α. I was out buying shaving cream. 22 Was that true or not? 23 Ο. 24 Α. That wasn't true. 25 Q. That was not true. So you lied?

1 Α. That was not true. 2 Q. That was not true. Okay. Why would you tell them that? 3 4 Α. They asked me where is the gun and why. 5 did I shoot them guys, and where was my son at and stuff like that. 6 They already knew where your son was. 7 Q. I didn't know that. 8 So you told them you were out buying 9 Ο. shaving cream. What else? 10 I told them that I would help them find Α. 11 the qun if they didn't charge my son and my wife and would 12 let, you know -- not tow the car, and they said okay. At 13 that time they went and got her. 14 Went and got who? 15 Q. My wife. They brought her back in the 16 Α. 17 police station and let me talk to her. What time in the morning was that? 18 Q. I guess around 6:00, 6:30, something like 19 Α. 20 that. What else did you tell the police? 21 Ο. That's about all I can remember. 22 Α. Nothing else? 23 Q. That's all I can remember. 24 Α. 25 I hate to reiterate things, but did you Q.

```
tell Officer Huffman you picked up somebody named Dave?
1
                       Yes, I believe I told him that.
2
              Α.
                       Why did you tell him that if it wasn't
              Q-.
3
      true?
4
                       I know that my son hangs out with a guv
5
     named David that lives up the street, a guy that's older
6
7
      than him, so I just said his name.
8
                       Are you trying to say your son was
      driving the car that night?
9
                       No, I'm not. I'm saying that is where I
10
              Α.
11
      got the guy's name from.
                       When did you get the keys from your son?
12
                       It was after 3:00. He came in and said
13
              Α.
      the police was following him and he parked the car.
14
                       MR. ANDERSON: Objection to that.
15
                       THE COURT: Sustained, answer is
16
17
              stricken.
                       In between 3:00 and 3:30.
18
              Α.
                       And that's the time Officer Bailey
19
              Ο.
      indicated he saw you driving that car. Is Officer Bailey
20
      mistaken?
21
22
              Α.
                       Yes.
                       Officer Huffman is mistaken?
23
              Q.
                        I don't know who Officer Huffman is.
24
              Α.
25
              Q.
                       He was the one that interviewed you the
```

morning of October 17th. He was the last guy that 1 testified. 2 Yeah. Α. 3 He's mistaken? Ο. 4 About some of the things that he wrote 5 Α. I never wrote nothing down. He was doing all the 6 writing. I said a couple of things but I never wrote 7 nothing down. He was doing the writing. So I don't know 8 what he put down. 9 Well, he wrote down -- this is what he 10 Q. wrote down. You stated: Picked up Dave and went to 11 Fourteenth and Republic Street, the two subjects who 12 robbed and shot you two weeks ago, you call one over to 13 the car, one's at the car. Dave began to shoot. Dave was 14 in the passenger's seat next to you. Then you drove off 15 south on Republic. You dropped Dave off somewhere and 16 17 told him to hide the gun. So you're saying shot past me? 18 I'm saying did you state that to Officer 19 0. Huffman? 20 I don't remember saying that. Α. 21 You don't remember saying that or you did 22 Q. 23 not say it? I didn't say it to my recollection. 24 Α. Do you remember whether or not you said 25 Q.

You either said it or you didn't? 1 it? I'm telling you I don't remember making a 2 statement like that. 3 You might have made that statement? Ο. 4 Don't sound like nothing I would have Α. 5 6 said. Then you stated to the police that if the 7 Q. car was released, you would tell them the truth. Do you 8 remember saying that? 9 I told them I would help them look for Α. 10 the gun if they would release the car and not charge my 11 family. 12 Actually, you stated if the car was 13 Q. released you would tell the truth? 14 You sound like you was there. 15 Α. I'm reading off the piece of paper. Q. 16 That piece of paper means nothing. A Α. 17 tape recorder would have mentioned it better. 18 You stated Dave was in the back seat Q. 19 behind you and you heard the shots; is that right or 20 wrong? Did you state that? 21 I don't remember. 22 Α. Then you told the police you would take Q. 23 them and show them the gun on Windsor Avenue; did you 24 state that? 25

1	-	Α.	No. I told you what I said. Want me to
2	say it a	again?	-
3		Q.	Did you tell the police that you would
4	take the	em up and	help them locate the gun?
5	-	Α.	I told them that. I helped them look for
6	a gun.	Then the	y searched for approximately 45 minutes
7	and they were unable to locate the gun.		
8		Q.	You've indicated today that you weren't
9	there at the time of the shooting; is that right?		
10		- A.	Yes.
11		Q.	You told the police the morning of the
12	shooting that you were there, didn't you?		
13		Α.	No, I didn't.
14		Q.	Well, how about this? Again in the
15	suppression motion we had a couple of weeks ago. Remember		
16	testify	ing, rais	ing your right hand?
17			MR. RADER: Your Honor, may we approach
18	the bench?		
19			THE COURT: No, you can answer the
20		question	1.
21		Q.	Do you remember being placed under oath
22	previou	isly?	
23		Α.	Yes, I do.
24		Q.	Were you telling the truth then or now?
25		Α.	I told them then I didn't remember.

25

Α.

What were they saying to you? Q. 1 If you don't tell us where the qun is at, Α. 2 if you don't tell us we're going to charge you with 3 murder. We're going to charge your wife with complicity 4 to it or obstructing justice, or something to that effect. 5 All sorts of force and threats and 6 Q. coercion; is that what they were doing? 7 All I'm saying is that I'm telling you. Α. 8 what they said. 9 I'm asking you. 10 Ο. I just told you what they said. 11 You know, that's pretty funny because you 12 Ο. didn't mention it the last time you were here. 13 If I did try to, you probably objected. 14 Α. You didn't mention it the last time we 15 Q. 16 were here, did you? I don't remember. 17 Α. Well, this was April 13, all right, 16 18 Q. days ago. You don't remember what happened 16 days ago? 19 Sure, I do. Α. 20 When we were here 16 days ago, did you 21 Q. tell me or your attorney or the Judge or anybody else that 22 there were threats and coercion and other things like that 23 by the police? 24 I told them everything that I was given a 25 Α.

```
chance to talk about.
1
                       I guess it's fair to say, Mr. Hall, that
2
     everybody that's testified up until now has been mistaken?
3
                       MR. RADER: Objection, Your Honor.
4
                       THE COURT: Overruled.
5
                       Is that right?
6
              Q.
                       Everybody that's testified up to now has
7
              Α.
     been mistaken?
8
                       Uh-huh.
              Q.
9
                       Yes. If they say that I did this, yes.
10
              Α.
                       But you stated you were there?
              Q.
11
                       No, I didn't ever state that I was there.
12
              Α.
                       But you just admitted that you told
              Q.
13
      officer --
14
                       That I picked up Dave. I never said that
15
              Α.
      I was there.
16
                       MR. RADER: Your Honor, I'd object to
17
              these questions as being asked and answered.
18
                       THE COURT: Overruled.
19
                       MR. ANDERSON: Judge, I have no other
20
21
              questions.
                        THE COURT: Any redirect, Mr. Rader?
22
                        MR. RADER: May I have just a moment,
23
              Judge?
24
                        THE COURT:
                                    Sure.
25
```

```
(Pause in proceedings.)
1
                       MR. ANDERSON: Judge, I do have one more
2
             question.
3
                       THE COURT: Go ahead.
4
                      MR. ANDERSON: Thank you.
5
                       Mr. Hall, you indicated in your direct
              Q.
6
     examination that you were in fact in the same holding cell
7
      the other day with Kevin Davis; isn't that right?
8
              Α.
                       Yes.
9
                       You heard Mr. Davis testify, right?
10
              Q.
                       Yes, I did.
11
              Α.
                       You heard Mr. Davis state that you told
              Ο.
12
      him that you would pay him if he didn't testify?
13
                       What am I going to pay him with? I'm in
              Α.
14
             A sandwich?
      iail.
15
                       Did you make that statement?
              Ο.
16
                       No, I didn't. Can I tell you what was
              Α.
17
      said?
18
                        Yeah. I'd like to hear what -- wait a
              Q.
19
      second. Before you do that, let me ask you this. You
20
      indicated before that when you and Mr. Davis were in the
21
      holding cell, neither one of you guys knew who the other
22
23
      was?
                        THE WITNESS: Pardon me?
24
                        Earlier in your direct testimony, you
               Q.
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indicated that you and Mr. Davis were in the same holding 1 cell, right? 2 -Right. Α. 3 And you said we didn't even know who Q. 4 either, each other was? 5 Right. But I didn't get to go on further Α. 6 to tell you how I found out who he was. 7 My question to you, sir, is did you tell 8 Ο. Kevin Davis that you would pay him if he didn't testify or 9 came in and lied; yes or no? 10 No, I didn't tell him that. Α. 11 MR. ANDERSON: Thank you. I have nothing 12 13 further. THE WITNESS: So you don't want to know? 14 MR. RADER: Objection. The prosecutor 15 asked him a question and he won't let him answer. 16 THE COURT: The answer is complete. 17 REDIRECT EXAMINATION 18 BY MR. RADER: 19 Mr. Hall, why didn't you report this 20 Ο. incident, the shooting of yourself, to the police right 21 22 away? Well, when the shooting went down, I was 23 getting out the car. I ran off and left the car. I hid 24 for a couple of hours before I went back to get the car. 25

So I said, well, we'll just report it when I got to the 1. police station, 'cause to my knowledge every time a 2 stabbing or shooting or something --3 MR. ANDERSON: Objection. 4 THE COURT: He can testify as to his 5 understanding. 6 Every time a stabbing or a shooting or 7 Α. something like that happened, they actually come to the 8 hospital and take a police report. So I said I'll make my 9 police report then. 10 Did you offer to pay money to Mr. Davis? Q. 11 No, I didn't. Α. 12 Did you see him in the holding cell? Q. 13 Yes, I did. Α. 14 Tell us what happened, what you saw. Q. 15 We broke I guess around 1:00, 1:30 and Α. 16 they took me and put me in a small holding tank. There 17 was I guess about eight people in there with us. So I sat 18 down, asked for something to eat, asked for a couple of 19 So the jailer said I'm going to get the 20 This guy was going on about, man, there's --21 MR. ANDERŠON: Objection. 22 THE COURT: Sustained. 23 What did you do? You can't tell us what 0. 24 the other person said, I guess. Can you tell us what 25

happened otherwise? He went to get some sandwiches? 1 It's kind of hard for me to say how it Α. 2 went down. He was talking. I overheard him talking. Can 3 I say that? 4 Yes. 5 Q. So I asked was anybody there from б Α. Queensgate. And he said yeah. A couple of people said 7 yeah. I said anybody know Kevin Davis, 'cause I seen his 8 arm band. 9 MR. ANDERSON: Objection. 10 THE COURT: Sustained. 11 You seen the arm band? 12 Yeah, I seen his arm band and he said 13 that he was --14 MR. ANDERSON: Objection, Judge. 15 THE COURT: Sustained. Answer is 16 stricken. 17 Hold on, Mr. Rader. 18 Any reference that you're making to what 19 Mr. Davis might have said is not permitted and is 20 stricken from the record. 21 Next question. 22 THE WITNESS: He's saying what I said? 23 THE COURT: Unfortunately, I have to 24 decide all the legal issues in this case. What 25

the prosecutor doesn't like, and what the defense 1 doesn't like, sometimes I'm able to make both of 2 them unhappy at the same time. Regardless, you 3 $^-$ got to follow what I say. 4 Next question. 5 Did you observe any sign from Mr. Davis 6 Ο. that he recognized you? 7 MR. ANDERSON: Objection. 8 Ο. He didn't know who I was. Α. 9 MR. ANDERSON: Objection, Judge. 10 THE COURT: You cannot speak as to 11 what's in someone else's mind. 12 Next question. 13 Did you offer Kevin Davis any money about Q. 14 his testimony? 15 No, I didn't. Α. 16 Were all these other people around you? Q. 17 A couple of people were, 'cause we were 18 Α. like in the back of the holding cell, and it was like two 19 or three people back there and they heard the 20 conversation. 21 Did you plan or design or something to 22 get this opportunity to see Mr. Davis? 23 I wouldn't have known him had I not seen 24 his arm band. How could I do that? I don't have the keys 25

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to that place.
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                      But you didn't try to get close to him at
2
              Q.
3
     any time?
              Α.
                       No.
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                       MR. RADER: No further questions.
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                       THE COURT: Anything else, Mr. Anderson?
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                       MR. ANDERSON: No.
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                       THE COURT: All right.
8
                       Mr. Hall, please have a seat.
9
                       (Witness excused.)
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                       (Proceedings adjourned.)
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